



In Re: ERIC ANTWI BOATEY and AKOSUA OWUSUAA, Debtors.

ERIC ANTWI BOATEY and AKOSUA OWUSUAA,
Plaintiffs,

v.

EDUCATIONAL COMPUTER SYSTEM, INC.,
GREAT LAKES, SALLIE MAE, ACS, NATIONAL
COLLEGIATE TRUST, EDUCATIONAL CREDIT
MANAGEMENT CORPORATION,
Defendants.

Case No.: 10-43034 RTL

Adversary No: 11-2070 RTL

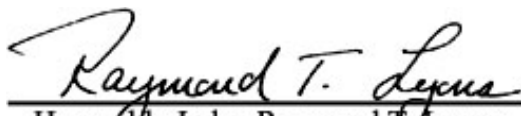
Hearing date: April 4, 2012

Judge: Hon. Raymond T. Lyons, U.S.B.J.

ORDER FOR JUDGMENT IN FAVOR OF DEFENDANTS

The relief set forth on the following page is hereby **ORDERED**.

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DATED: 04/04/2012


Honorable Judge Raymond T. Lyons
United States Bankruptcy Judge

The following order is hereby entered:

This matter having come before the court for trial on April 3, 2012; in the presence of Eric Antwi Boatey, Plaintiff Pro Se; Stern & Eisenberg, LLP, (Steven K. Eisenberg, Esq., appearing on behalf of Sallie Mae); Weltman Weinberg (Karina Velter, Esq., appearing on behalf of National Collegiate Trust); and Cole, Schotz, Meisel, Forman & Leonard (Kenneth L. Baum, Esq., appearing on behalf of Educational Credit Management Corporation); and the court having considered the evidence presented;

AND IT APPEARING that Plaintiffs were seeking a determination of non-dischargeability under 11 U.S.C. § 523(a)(8);

IT IS ORDERED that judgment is entered in favor of Defendants finding no cause of action. The student loan debts are non-dischargeable.